

BY EMAIL and RESS

July 31, 2014 Our File No. 20140195

Ontario Energy Board 2300 Yonge Street 27th Floor Toronto, Ontario M4P 1E4

Attn: Kirsten Walli, Board Secretary

Dear Ms. Walli:

Re: EB-2014-0195 – Enbridge D/V Clearance

We are counsel for the School Energy Coalition. We enclose our Notice of Intervention in this matter, and request that the Board accept this late filing. The lateness arose out of inadvertence during a busy regulatory schedule.

SEC understands that, if the Board allows this late intervention, SEC accepts the record as it is, and must adhere to the schedule going forward.

All of which is respectfully submitted.

Yours very truly,

JAY SHEPHERD P. C.

Jay Shepherd

cc: Wayne McNally, SEC (email)

Interested Parties

T. (416) 483-3300 F. (416) 483-3305

jay.shepherd@canadianenergylawyers.com www.canadianenergylawyers.com **IN THE MATTER OF** the *Ontario Energy Board Act 1998*, Schedule B to the *Energy Competition Act*, 1998, S.O. 1998, c.15;

AND IN THE MATTER OF an Application by Enbridge Gas Distribution Inc. for an Order or Orders approving the clearance of certain deferral and variance accounts.

NOTICE OF INTERVENTION

OF THE

SCHOOL ENERGY COALITION

- 1. The School Energy Coalition ("SEC") applies for intervenor status in this proceeding.
- 2. SEC is a frequent intervenor in Board proceedings. Our current Annual Filing can be found on the Board's website, here:
 - http://www.ontarioenergyboard.ca/oeb/_Documents/Intervenor_Filings/SEC_2014_annual_intervenor_filing_20140602.pdf
- 3. The School Energy Coalition intends to apply for recovery of its costs reasonably incurred in the course of its intervention in this matter. SEC has participated in many past natural gas and electricity proceedings in Ontario, including consultations, rate cases, and other processes and hearings, and has been found eligible to be paid its reasonably incurred costs in all of those proceedings.

Issues to be Addressed

- 4. SEC's intended participation will focus on the following issues:
 - a. The reasonableness of the amounts in the deferral and variance accounts;
 - b. The methodology and details of the proposed allocation of those account balances to classes, and proposed methods of recovery of those amounts within those classes; and
 - c. Generally to represent the interests of school boards and their students in this process.

The Intervenor's Intended Participation

5. The School Energy Coalition intends to participate in any pre-hearing procedures, including interrogatories or technical conferences, and settlement conferences. SEC also intends to participate in any oral hearing of this matter, and in written or oral submissions, as well as any other parts of the process that the Board should order.

Nature of Hearing Requested

6. Until interrogatories have been answered, we believe it is premature to assess whether a written or an oral hearing is more appropriate in this proceeding.

Counsel/Representative

- 7. SEC requests that a copy of all documents filed with the Board by each party to this proceeding be served on the intervenor, and on the intervenor's counsel, as follows:
 - a. School Energy Coalition: (electronic copies only)

ONTARIO EDUCATION SERVICES CORPORATION

c/o Ontario Public School Boards Association

439 University Avenue, 18th Floor Toronto, ON M5G 1Y8

Attn: Wayne McNally, SEC Coordinator

Phone: 416 340-2540 Fax: 416 340-7571

Email: wmcnally@opsba.org

b. SEC's counsel: (both electronic and paper copies)

JAY SHEPHERD PROFESSIONAL CORPORATION

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Attn: Jay Shepherd Phone: 416-483-3300 Cell: 416-804-2767 Fax: 416-483-3305

Email: jay.shepherd@canadianenergylawyers.com

Respectfully submitted on behalf of the School Energy Coalition this July 31, 2014.

Jay Shepherd

Counsel for School Energy Coalition